Minute Order Form (05/97)

United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge			Elaine B	. Bucklo	Sitting Judge if Other than Assigned Judge		
CASE NUMBER			00 C	2186	DATE	1/14/2	2002
CASE TITLE				The Alcar Group, Inc. vs. Corporate Performance, et al.			
			[In the following box (a) of the motion being pre-) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state briefly the nature esented.]			
DOCKET ENTRY:							
(1)		Filed i	notion of [use listing	g in "Motion" box ab	ove.]		
(2)		Brief in support of motion due					
(3)		Answer brief to motion due Reply to answer brief due					
(4)		Ruling/Hearing on set for at					
(5)		Status hearing[held/continued to] [set for/re-set for] on set for at					
(6)		Pretrial conference[hefd/continued to] [set for/re-set for] on set for at					
(7)		Trial[set for/re-set for] onat					
(8)		[Bench/Jury trial] [Hearing] held/continued to at					
(9)		This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to]					
(10)	10ther docket entry] The objections of Alcar and Bassett to Judge Nolan's report and recommendation are overruled and the Report is accepted in full. Plaintiff's motion for sanctions (39-1) and to compel (39-2) are granted in part and denied in part as set forth on the reverse side of this minute order. Bassett shall pay Alcar \$2,500.00 in sanctions and appear for his deposition in Chicago. CPS shall pay Alcar the amount of Alcar's reasonable attorneys' fees in bringing this motion.						
(11) [For further detail see order on the reverse side of the original minute order.]							
	No notices required, advised in open court. No notices required.						Document Number
	Notices mailed by judge's staff.					number of notices	
	Notified counsel by telephone.				į	JAN 1 5 2002 date docketed	
1	Docketing to mail notices. Mail AO 450 form.					Thuck find sightly initials	
	Copy to judge/magistrate judge.				Ì	/ /	' '
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					received in erk's Office	mailing deputy mitigly	

The objections of Alcar and Bassett to Judge Nolan's report and recommendation dated October 25, 2001 are overruled and the Report is accepted in full. Alcar has not demonstrated that Judge Nolan's conclusion that defendants' failures to produce were intentional and I reject its proposal to enter default against defendants. the same time, as Judge Nolan concluded, various documents were not produced, and without sufficient excuse. By February 1, 2002, CPS shall produce a list of all of its R1 customers, indicating whether each customer purchased the R1 or a specific service. CPS shall also produce all invoices for the sale of R1 products and services (including invoices for licensing, maintenance, consulting and training). CPS shall also produce all pre-1997 invoices for the sale of Alcar products and services and all previously unproduced documents held by CPS's Seattle attorneys. Bassett shall pay Alcar \$2,500 sanctions. CPS in shall answer all unanswered Bassett shall appear for his deposition in interrogatories. Chicago. CPS shall pay Alcar the amount of Alcar's reasonable attorneys' fees in bringing this motion.